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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/758,243 01/12/2001		Karl Steiner	P20400	7866
7055	7590 06/11/2002			
GREENBLUM & BERNSTEIN, P.L.C. 1941 ROLAND CLARKE PLACE RESTON, VA 20191			EXAMINER	
			FORTUNA, JOSE A	
			ART UNIT	PAPER NUMBER
			1731	V
			DATE MAILED: 06/11/2002	7

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action	Summary
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Application No. 09/758,243

Applicant(s)



	09/758,245	Art Unit	
Office Action Summary	Examiner José A. Fortuna	1731	
	the cover sheet with the	correspondence add	iress
The MAILING DATE of this communication appear	's on the cover short the	=5014	
Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SE	T TO EXPIRE1N	MONTH(S) FROM	
Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SE THE MAILING DATE OF THIS COMMUNICATION. Extensions of time may be available under the provisions of 37 CFR 1.136 (a). Extensions of time may be available under the provisions of 37 CFR 1.136 (a).	a sent he ti	mely filed after SIX (6) MOI	NTHS from the
THE MAILING DATE OF THIS COMMUNICATION.	In no event, however, may a reply be to	e considered time	y.
- Extensions of time may be available under the provisions	in the statutory minimum of thirty (30) d	the mailing date of this co	mmunication.
THE MAILING DATE OF THIS COMMONION. Extensions of time may be available under the provisions of 37 CFR 1.136 (a). Extensions of time may be available under the provisions of 37 CFR 1.136 (a). If the period for reply specified above is less than thirty (30) days, a reply with the period for reply specified above, the maximum statutory period will apply the period for reply will, by statute, cause the period for reply will apply the period for reply with the period	ply and will expire 3.50 to an ABANDONI se the application to become ABANDONI	ED (35 U.S.C. 9 133). led, may reduce any	
Failure to reply within the set or extended period to the mailing date	of this communication, even in taxon,		
Any reply received by the Office later than this area. Any reply received by the Office later than this area. See 37 CFR 1.704(b). earned patent term adjustment.			•
Status Status Apr 1.	2, 2001		
Any reply received by the Office lates 37 CFR 1.704(b). earned patent term adjustment. See 37 CFR 1.704(b). Status 1) Responsive to communication(s) filed on Apr 1. 2b) This	action is non-final.		the marits is
1) ☐ Responsive to communications 2a) ☐ This action is FINAL. 2b) ☐ This 3) ☐ Since this application is in condition for alloward in accordance with the practice under Expending accordance.	nce except to	11; 453 O.G. 213.	
 This action is FINAL. Since this application is in condition for alloware closed in accordance with the practice under E 	A parto ,		in the application.
Disposition of Claims		is/are pending	III this speni
Since this applications closed in accordance with the practice under 2 Disposition of Claims 4) Claim(s) 1-40		is/are withdra	wn from consideration.
Disposition of Claims 4) Claim(s) 1-40 4a) Of the above, claim(s)		is/are all	owed.
4a) Of the above, claim(s)		is/are re	,
		is/are of	pjected to.
6) Claim(s)		actriction and	I/or election requirement.
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81 X Claims <u>1-40</u>			
	niner.	abjected to by	the Examiner.
Application Papers 9) The specification is objected to by the Exam	is/are a) accepted or	D) L ODJected to 67	R 1.85(a).
9) The specification is objected 10) The drawing(s) filed on Applicant may not request that any objection 11) The proposed drawing correction filed on 11) represented drawings are required	to the drawing(s) be held in a	abeyance. See 37 Cl	isapproved by the Examiner.
Applicant may not request that	IS: a)	CPP.	
11) The proposed drawing correction filed on	in reply to this Office action.		
11) The proposed drawing correction filed on _ If approved, corrected drawings are required	he Fxaminer.		
			r (f).
12)☐ The oath or declaration is objected and 120 Priority under 35 U.S.C. §§ 119 and 120 13)☐ Acknowledgement is made of a claim for 13)☐ None of:	foreign priority under 35 U.S	S.C. § 119(a)-(u) 0	. 4
131 Acknowledgement is made of a claim to	, .		
a) All b) Some* c) None of:	ments have been received.		
a) All b) Some* c) None or: 1. Certified copies of the priority docur 2. Certified copies of the priority docur	ments have been received in	Application No	Netional Stage
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1. ☐ Certified copies of the priority docured. ☐ Certified copies of the priority docured. ☐ Copies of the certified copies of the application from the International Copies action for	tional Bureau (PCT Rule 17.	2(a)). not received.	
3. Copies of the certified copies of the application from the Internation from the Internation for the attached detailed Office action for the made of a claim for the made of the certified copies of	a list of the certified copies	LUS C & 119(e).	
*See the attached detailed office a claim for	or domestic priority under 35	been received.	
*See the attached detailed Office action for 14) Acknowledgement is made of a claim for	e provisional application has	5 II S.C. §§ 120 at	nd/or 121.
*See the attached bet 14) Acknowledgement is made of a claim for a) The translation of the foreign language the description is made of a claim for	or domestic priority under or		
a) ☐ Acknowledgement is made of a claim of the foreign language 15) ☐ Acknowledgement is made of a claim for	Carrie Sum	mary (PTO-413) Paper Note)
h-nont(s)	4) Interview Surf	mal Patent Application (PT	D-152)
1) Notice of References Cited (FTO-948)	— m.t.m		
2) Notice of Draftsperson's Patent Drawning 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s)		Part of Paper No. 4
3) Information Disclosure Statements			Part of Paper No. 3

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DETAILED ACTION

Election/Restriction

- 1. Restriction to one of the following inventions is required under 35 U.S.C. 121:
 - I. Claims 1-21, drawn to a "Draining Device," classified in class 141, subclass 364.
 - II. Claims 22-23, drawn to a "Method a draining water," classified in class 162, subclass 189.
 - III. Claims 24-40, drawn to a "Press arrangement," classified in class 162, subclass 358.1.
- 2. The inventions are distinct, each from the other because of the following reasons: Inventions I and II are related as process and apparatus for its practice. The inventions are distinct if it can be shown that either: (1) the process as claimed can be practiced by another materially different apparatus or by hand, or (2) the apparatus as claimed can be used to practice another and materially different process. (MPEP § 806.05(e)). In this case the apparatus as claimed can be used in the textile industry or any industry which handles fluids, specially in liquid form.
- 3. Inventions II and I are related as combination and subcombination. Inventions in this relationship are distinct if it can be shown that (1) the combination as claimed does not require the particulars of the subcombination as claimed for patentability, and (2) that the subcombination has utility by itself or in other combinations (MPEP § 806.05(c)). In the instant case, the combination as claimed does not require the particulars of the subcombination as claimed because it does not

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requires the use of the second chamber. The subcombination has separate utility such as drainage device in any fluid handling industry, i.e., in any industry that needs to store water, fluid.

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- 4. Inventions II and III are unrelated. Inventions are unrelated if it can be shown that they are not disclosed as capable of use together and they have different modes of operation, different functions, or different effects (MPEP § 806.04, MPEP § 808.01). In the instant case the different inventions have different modes of operation since the drainage device in the method has two chambers and the device does not require this feature.
- 5. Because these inventions are distinct for the reasons given above and have acquired a separate status in the art as shown by their different classification, restriction for examination purposes as indicated is proper.
- 6. Because these inventions are distinct for the reasons given above and the search required for Group I is not required for Group II and III, restriction for examination purposes as indicated is proper.
- 7. Because these inventions are distinct for the reasons given above and have acquired a separate status in the art because of their recognized divergent subject matter, restriction for examination purposes as indicated is proper.
- 8. Applicant is reminded that upon the cancellation of claims to a non-elected invention, the inventorship must be amended in compliance with 37 CFR 1.48(b) if one or more of the currently named inventors is no longer an inventor of at least one claim remaining in the application. Any

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amendment of inventorship must be accompanied by a request under 37 CFR 1.48(b) and by the fee required under 37 CFR 1.17(I).

9. Any inquiry concerning this communication or earlier communications from the examiner should be directed to José Fortuna, whose telephone number is (703)305-7498. The examiner can normally be reached on Monday-Friday from 9:30 A.M. to 5:30 P.M.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Steven P. Griffin, can be reached on (703)308-1164. The fax number for this group is (703)305-7115.

Any inquiry of a general nature or relating to the status of this application should be directed to the Group receptionist whose telephone number is (703)308-0661.

When filing a FAX in group 1730, please indicate in the Header (upper right) "Official" for papers that are to be entered into the file, and "Unofficial" for draft documents and other communication with the PTO that are not for entry into the file of the application. This will expedite processing of your papers.

José A. Fortuna June 10, 2002

PRIMARY EXAMINER
ART UNIT 1731